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# for FY 2005

Patent fees are subject to annual revision.

Applicant claims small entity status. See 37 CFR 1.27.

TOTAL AMOUNT OF PAYMENT

(\$) 130.00

 Complete if Known

 Application Number
 09/925,645

 Filing Date
 August 10, 2001

 First Named Inventor
 Philip T. Hughes

 Examiner Name
 Rhonda L. Murphy

 Art Unit
 2667

 Attorney Docket No.
 42390P24431

METHOD OF PAYMENT (check all that apply)								
☐ Check ☐ Credit card ☐ Money Order ☐ None ☐ Other (please identify):								
Deposit A	Deposit Account Deposit Account Number: 02-2666 Deposit Account Name: Blakely, Sokoloff, Taylor & Zafman LLP							
For the above-identified deposit account, the Director is hereby authorized to: (check all that apply)  Charge fee(s) indicated below  Charge any additional fee(s) or underpayment of fee(s)  Under 37 CFR §§ 1.16, 1.17, 1.18 and 1.20.								
FEE CALCU	LATION							
Large Er	ntity	Small	Entity					
Fee	Fee	Fee	Fee	Fee Description	Fee Paid			
Code	(\$)	Code	(\$)	ree Description	i ee i alu			
1051	130	2051	65	Surcharge - late filing fee or oath				
1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet.				
2053	130	2053	130	Non-English specification				
1251	120	2251	60	Extension for reply within first month				
1252	450	2252	225	Extension for reply within second month				
1253	1,020	2253		Extension for reply within third month				
1254	1,590	2254		Extension for reply within fourth month				
1255	2,160	2255		Extension for reply within fifth month				
1401	500	2401		Notice of Appeal				
1402	500	2402	250	Filing a brief in support of an appeal				
1403	1,000	2403	500	Request for oral hearing				
1451	1,510	2451		Petition to institute a public use proceeding				
1460	130	2460		Petitions to the Commissioner				
1807	50	1807		Processing fee under 37 CFR 1.17(q)				
1806	180	1806		Submission of Information Disclosure Stmt				
1809	790	1809	395	Filing a submission after final rejection (37 CFR § 1.129(a))				
1810	790	2810		For each additional invention to be examined (37 CFR § 1.129(b))				
Other for	ا ee (spe	cify) $\mathbf{I}_{0}$		al Disclaimer	130.00			
	` '	• •		SUBTOTAL (2) (\$)	130.00			

SUBMITTED BY					Complete (if applic			olete (if applicable)
Name (Print/Type)	Jared	S. Er	gstron	n	Registration No. (Attorney/Agent)	58,330	Telephone	(503) 439-8778
Signature	1	1	$N \cdot I$	11			Date	08/22/06

Based on PTO/SB/17 (12-04) as modified by Blakely, Sockoff, Taylor & Zafman (wlr) 12/15/2004. SEND TO: Commissioner for Patent, P.O. Box 1450, Alexandria, VA 22313-1450

### RMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING **REJECTION OVER A PRIOR PATENT**

Docket Number (Optional)

42390P24431

In re the Application of:

Philip T. Hughes, et al.

Application No.: 09/925,645

Filed:

August 10, 2001

For:

**COMMUNICATIONS SYSTEM AND METHOD** 

The owner\*, Intel Corporation of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No(s). 6,553,020 . The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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1.	$\Box$	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the
		undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

The undersigned is an attorney of record.

8/22/2006

Date

Jared S. Engstrom, Reg. No. 58,330

Typed or printed name

□ Terminal disclaimer fee under 37 CFR 1.20(d) included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2039.

Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

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## **Recordation Form Cover Sheet PATENTS ONLY**

Attorney Docket No.:

	042390.P24431				
To the Director of the United States Patent and Trademark Offi	ce. Please record the attached original documents or copy thereof.				
Name of conveying party(ies):	Name and address of receiving party(ies):				
Radiant Networks Plc	Name: Intel Corporation				
Mosslay Limited					
Additional name(s) of conveying party (ies) attached? ■ No □Yes	Internal Address:				
3. Nature of Conveyance	Street Address: 2200 Mission College Blvd.				
■ Assignment					
☐ Security Agreement ☐ Change of Name	City: Santa Clara State/Province: CA Zip: 95052-4040				
Other:	Country: U.S.A.				
Execution Date(s): March 17, 2006	Additional name(s) & address (es) attached? Yes ☐ No				
<ol> <li>Application number(s) or patent number(s): :</li></ol>	on, the execution date of the application is:				
A. Patent Application No.(s) 09/925,645	B. Patent No.(s)				
Additional numbers a					
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	Total number of applications and patents involved:     1				
Name: Blakely, Sokoloff, Taylor & Zafman LLP	7. Total Fee (37 CFR 3.41)\$ 40.00				
Internal Address:	☐ Enclosed				
Street Address: 12400 Wilshire Boulevard, 7th Floor	Authorized to be charged to deposit account				
Los Angeles, California 90025  8. Deposit Account Number:					
	02-2666				
	(Attach duplicate copy of this page if paying by deposit account)				
DO NOT US	SE THIS SPACE				
9. Statement and signature.  To the best of my knowledge and belief, the foregoing information original document.	n is true and correct and any attached copy is a true copy of the				
Edwin H. Taylor Reg. No. 25,129  Name of Person Signing  Total number of pages including cover s	nature Sheet, attachments, and documents:				

Mail documents to be recorded with required cover sheet information to: Mail Stop Assignment Recordation Services Director of the United States Patent and Trademark Office P.O. Box 1450

Alexandria, Virginia 22313-1450

### **Patent Assignment Agreement**

Whereas, Radiant Networks plc (in liquidation), a company registered in England and Wales with registered number 03446328, whose registered office is at c/o Baker Tilly, First Floor, 5 Old Bailey, London EC4M 7AF, hereinafter "RADIANT") has legal (registered) title in certain United States and/or foreign patents and/or patent applications listed in the Schedule annexed hereto (collectively referred to as the "Patents"); and

Whereas, Mosslay Limited (in liquidation), a company registered in England and Wales with registered number 5008984, whose registered office is at c/o Menzies Corporate Restructuring 43-45 Portman Square, London W1H 6LY (hereinafter "MOSSLAY") has the beneficial title to the Patents due to a sale agreement dated on or about 9 March 2004 and between RADIANT and MOSSLAY; and

Whereas, Intel Corporation, a Delaware corporation, with an office at 2200 Mission College Blvd., California 95052, (hereinafter "INTEL") is desirous of acquiring all such right, title and interest as the RADIANT and MOSSLAY may have in, to and under the said Patents (and all foreign counterparts and related foreign patents).

Now, Therefore,

For US\$1 and other good and valuable consideration, the receipt of which is hereby acknowledged, RADIANT and MOSSLAY do hereby sell, assign, transfer and set over to INTEL, all such right, title and interest as RADIANT and/ or MOSSLAY may have in the Patents aforesald, and any inventions claimed in said Patent, any reissue or reissues of said Patents already granted and which may be granted, any certificates of reexamination already granted and which may be granted the same to be held and enjoyed by INTEL for its own use and enjoyment, and for the use and enjoyment of its successors, assigns or other legal representatives, to the end of the term or terms for which said Patents are or may be granted, reissued or extended as fully and entirely as the same would have been held and enjoyed by RADIANT and/ or MOSSLAY, if this assignment and sale had not been made; together with all claims for damages by reason of past infringement of said Patents, with the right to sue for, and collect the same for its own use and behalf, and for the use and behalf of its successors, assigns or other legal representatives.

And, RADIANT and MOSSLAY hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all Letters Patents of the United States on said inventions to INTEL as assignee of RADIANT and MOSSLAY

In Witness Whereof, each of RADIANT and MOSSLAY, by its respective joint liquidator and liquidator, has executed this Assignment of Patent Rights.

DATE: March 17, 2006

SIGNED by GEOFFREY LAMBERT CARTON-KELLY acting as)
JOINT LIQUIDATOR of )
RADIANT NETWORKS PLC (in liquidation) )

1 muly

SIGNED by JASON GODEFROY acting as

**LIQUIDATOR** of

**MOSSLAY LIMITED (in liquidation)** 

SIGNED by

On behalf of INTEL CORPORATION



# Patents and Patent Applications Patent Report

(1st) Applicant	Country	\$E									
			Priority No	Earliest Priority No Priority Date	Appin No	Appln Date	Pubin No	Publin Oate	Grant	Grant Date	BG Ref
Radiant Networks plc	Brazil	Radian Most								!	
Radiant Networks	•	DESMI WARREN	<b>9626</b> 210.0	18/12/1996	P19713968-1	18/12/1997					
DIC STANDARD DIC	Canada	Radiant Mesh	9626210.0	18/12/1000							P71008R-WO
Radiant Networks plc	China	Ondine Man			2825/27	18/12/1997			2275282	(DANAMOR)	Contained contained
i		Laurent Messn	9626210.0	18/12/1996	97181403.1	18/12/16007			•	700	OM-WOOD !
						V9864-71 /661/71 m.		16/02/2000	16/02/2000 ZL97181403.1 07/01/2004 P7100CN-WO	07/01/2004	7100CN-WO

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	- 1	Date BG Ref		P7100JP-WO	27/01/2004 P7100RU-WO	
	n Public Grant	Date No			10/05/2001 22/22/869	
	Appin Pubin	Date No	18/12/1997		18/12/1997	
	Appln		527462/1988	0044000	99116038	
	Priority Date		18/12/1996	18/12/1908		
Faditast	Priority No Priority D		9626210.0	9626210.0		
176 <b>e</b>		Darknet 14	LISON INCOME.	Radiant Mesh		
Country		Japan		Russian Federation Radiant Mesh		
(1st) Applicant		Radient Networks pic	Radion Material			

18/12/1986 09/325645 18/12/1997 2002-0015402 07/02/2002

9626210.0

United States of Redignt Mesh America

Radiant Networks Pic

P7100US/4

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